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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/468,703	12/21/1999	XI WANG	D/99192	3974
7590	10/31/2006		EXAMINER	
NIXON PEABODY LLP 8180 GREENBORO DRIVE SUITE 800 MCLEAN, VA 22102			HA, LEYNNA A	
			ART UNIT	PAPER NUMBER
			2135	

DATE MAILED: 10/31/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary	Application No.	Applicant(s)	
	09/468,703	WANG, XI	
	Examiner	Art Unit	
	LEYNNA T. HA	2135	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) Responsive to communication(s) filed on 04 August 2006.
- 2a) This action is FINAL. 2b) This action is non-final.
- 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) Claim(s) 1-33 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) Claim(s) _____ is/are allowed.
- 6) Claim(s) 1-33 is/are rejected.
- 7) Claim(s) _____ is/are objected to.
- 8) Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) The specification is objected to by the Examiner.
- 10) The drawing(s) filed on _____ is/are: a) accepted or b) objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) All b) Some * c) None of:
 1. Certified copies of the priority documents have been received.
 2. Certified copies of the priority documents have been received in Application No. _____.
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413) |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | Paper No(s)/Mail Date. _____. |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO/SB/08) | 5) <input type="checkbox"/> Notice of Informal Patent Application |
| Paper No(s)/Mail Date _____. | 6) <input type="checkbox"/> Other: _____. |

DETAILED ACTION

1. Claims 1-15 and 18-33 are pending.
2. This is a Non-Final rejection.

Continued Examination Under 37 CFR 1.114

3. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114.

Applicant's submission filed on August 4, 2006 has been entered.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

4. **Claims 1, 4-7, 12-15, 19-21, 24-25, and 27-33 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wright, et al. (US 6,084,969), and further in view of Jakobsson (US 6,587,946).**

As per claim 1:

Wright discloses a public, non-commutative method for encoding an original message to be passed to a recipient by way of a grantor, the method comprising the steps of:

obtaining an encrypted message representative of the original message, the encrypted message having been encrypted with a public key corresponding to the grantor according to a public key encryption scheme; **[col.7, lines 4-5 and 64-65 and col.10, lines 4-8]**

generating a public proxy key based on a private key corresponding to the recipient and on the private key corresponding to said grantor, wherein said grantor's private key and said recipient's private key are combined, and the combination of the private keys is based on said public key encryption scheme and provides that it is computationally difficult to recover the recipient's private key from the public proxy key even with the knowledge of the grantor's private key; and **[col.5, lines 2-4]**

applying the public proxy key to the encrypted message to transform the encrypted message into a transformed message **[col.13, lines 2-9]**, wherein the transformed message is decryptable by the recipient using information selected from the private key corresponding to the recipient and the available public key information **[col.14, lines 1-9 and 34-35]**, and wherein the encrypted message remains in an encrypted **[col.12, lines 55-56]** state while being transformed into the transformed message and is not decrypted to the original message and re-encrypted at any point during the transformation.

Wright discloses alternative methods for secure message transmission. There is a method that decrypts and then re-encrypts the message and there is the alternative method of a straight through process of the encryption and the re-encryption process throughout the transformation of the encrypted document where the encryption remains encrypted [col.13, lines 49-65 and col.14, lines 16-30]. It is obvious that a message being encrypted is considered a message that has been transformed. However, Wright did not explain the encrypted message transforms to the encrypted message into a transformed message that is not decrypted to the original message and re-encrypted.

Jakobsson teaches proxy cryptography and demonstrates that asymmetric proxy transformations exist (col.3, lines 18-21). Jakobsson discloses the asymmetric encryption where the transformation is performed under quorum control which guarantees that if there is not a dishonest quorum, then the plaintext message whose encryption is being transformed is not revealed to the proxy servers. Jakobsson's solution is efficient allowing tight control over actions and forwarding secret key encrypted messages from a primary recipient to a secondary recipient without disclosing the underlying encrypted message (col.3, lines 50-63). Jakobsson discloses the proxy transforming encrypted messages to encryptions with a variety of different recipient public keys to allow for categorization of the encryptions (col.4, lines 17-20). Further, Jakobsson includes the proxy to transform an encryption which the proxy could not decrypt into an encryption for which the proxy holds the secret key (col.6, lines 10-14). It would have been obvious for a person of ordinary skills in the art at the time of

the invention was made to combine the teaching of Wright with transforming the encrypted message to a transformed message that is not decrypted and re-encrypted as taught by Jakobsson because during transformation the plaintext is not revealed which leads to not being decrypted and transforming an encrypted message is efficient and does not disclose the underlying encrypted message (col.3, lines 50-63)

As per claim 4: See Wright on col.14, lines 17-20; discusses the receiving, generating, and applying steps are performed by the grantor.

As per claim 5: See Wright on col.12, lines 55-59; discussing the providing the transformed message to the recipient.

As per claim 6: See Wright on col.12, lines 4-7; discusses decrypting the transformed message using information selected from the private key corresponding to the recipient and any available public information.

As per claim 7: See Wright on col.12, lines 4-7; discusses decrypting the transformed message using information using the private key corresponding to the recipient.

As per claim 12: See Wright on col.11, lines 47-56; discussing the encrypted message comprises a first portion and a second portion, the first portion encoding the original message, a generator, and a random key, and the second portion encoding the public key corresponding to the grantor and the random key.

As per claim 13: See Wright on col.14, lines 17-20; discussing the applying step operates on the second portion of the encrypted message.

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As per claim 14: See Wright on col.8, lines 37-55; discussing the original message is passed to a recipient through at least one additional intermediate grantor by repeating the generating and applying steps for each additional intermediate grantor.

As per claim 15:

Wright disclose a public, non-commutative method for encrypting an original message to be passed a recipient by way of a grantor, the method comprising the steps of:

obtaining an encrypted message representative of the original message, the encrypted message having been encrypted with a public key corresponding to the grantor according to a public key encryption scheme; [col.7, lines 4-5 and 64-65 and col.10, lines 4-8]

generating a public proxy key based on a public key corresponding to the recipient and on the private key corresponding to the public key of said grantor, wherein said grantor's private key and said recipient's public key are combined, and the combination of said grantor's the private key and said recipient's public key is based on said public key encryption scheme; and [col.5, lines 2-5 and col.7, lines 64-67]

applying the public proxy key to the encrypted message to transform the encrypted message, into a transformed message [col.13, lines 2-9], wherein the transformed message is decryptable by the recipient using information selected from the private key corresponding to the recipient's public key [col.14, lines 1-9 and 34-35] and available public key information [col.12, lines 55-56] and

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wherein the encrypted message remains in an encrypted [col.12, lines 55-56] state while being transformed into the transformed message and is not decrypted to the original message and re-encrypted at any point during the transformation.

Wright discloses alternative methods for secure message transmission. There is a method that decrypts and then re-encrypts the message and there is the alternative method of a straight through process of the encryption and the re-encryption process throughout the transformation of the encrypted document where the encryption remains encrypted [col.13, lines 49-65 and col.14, lines 16-30]. It is obvious that a message being encrypted is considered a message that has been transformed. However, Wright did not explain the encrypted message transforms to the encrypted message into a transformed message that is not decrypted to the original message and re-encrypted.

Jakobsson teaches proxy cryptography and demonstrates that asymmetric proxy transformations exist (col.3, lines 18-21). Jakobsson discloses the asymmetric encryption where the transformation is performed under quorum control which guarantees that if there is not a dishonest quorum, then the plaintext message whose encryption is being transformed is not revealed to the proxy servers. Jakobsson's solution is efficient allowing tight control over actions and forwarding secret key encrypted messages from a primary recipient to a secondary recipient without disclosing the underlying encrypted message (col.3, lines 50-63). Jakobsson discloses the proxy transforming encrypted messages to encryptions with a variety of different recipient public keys to allow for categorization of the encryptions (col.4, lines 17-20). Further, Jakobsson

includes the proxy to transform an encryption which the proxy could not decrypt into an encryption for which the proxy holds the secret key (col.6, lines 10-14). It would have been obvious for a person of ordinary skills in the art at the time of the invention was made to combine the teaching of Wright with transforming the encrypted message to a transformed message that is not decrypted and re-encrypted as taught by Jakobsson because during transformation the plaintext is not revealed which leads to not being decrypted and transforming an encrypted message is efficient and does not disclose the underlying encrypted message (col.3, lines 50-63)

As per claim 19: See Wright on col.12, lines 4-7; discussing the message is decryptable by the recipient using information selected from the private key corresponding to the recipient.

As per claim 20: See Wright on col.8, lines 37-55; discussing the original message is passed to a recipient through at least one additional intermediate grantor by repeating the transforming step for each additional intermediate grantor.

As per claim 21: See Wright on col.3, lines 28-33; discussing it is computationally difficult to recover the grantor's private key from the public proxy key.

As per claim 24: See Wright on col.14, lines 17-20; discussing the receiving, generating, and applying steps are performed by the grantor.

As per claim 25: See Wright on col.5, lines 46-48; discussing obtaining said recipient's private key by said grantor.

As per claim 27: See Wright on col.3, lines 28-33; discussing it is computationally difficult to recover the grantor's private key from the public proxy key.

As per claim 28: See Wright on col.10, lines 4-8; discussing public encryption scheme is a discrete-logarithm-based encryption scheme, wherein said combination of said private keys comprises using the modular difference of both private keys as an exponent in a modular exponentiation.

As per claim 29: See Wright on col.5, lines 46-48; discussing obtaining the recipient's private key by the grantor.

As per claim 30: See Wright on col.12, lines 62-65; discusses implementing the method with one or more hardware or software devices configured to perform the method.

As per claim 31: See Wright on col.6, lines 37-46 and col.12, lines 62-65; discusses implementing the method with one or more computer-readable instructions embedded on a computer-readable medium and configured to cause one or more computer processors to perform the method.

As per claim 32: See Wright on col.12, lines 62-65; discusses implementing the method with one or more hardware or software devices configured to perform the method.

As per claim 33: See Wright on col.6, lines 37-46 and col.12, lines 62-65; discusses implementing the method with one or more computer-readable instructions embedded on a computer-readable medium and configured to cause one or more computer processors to perform the method.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

5. Claims 2-3, 8-11, and 22-23 are rejected under 35 U.S.C. 103(a) as being unpatentable over the Wright and Jakobsson combination, and further in view of Mittra (US 5,748,736).

As per claims 2 and 3:

Wright discloses a public- private encryption method wherein uses private keys and public keys for encryption and decryption (col.7, lines 59-65). Jakobsson teaches proxy cryptography and demonstrates that asymmetric proxy transformations exist (col.3, lines 18-21). However, the Wright and Jakobsson combination fails to include an ElGamal encryption scheme.

Mittra teaches digitally signing the messages where the procedures of digitally signing the messages utilizing the ElGamal scheme. Mittra discloses the ELGamal scheme is well known in the art for supporting source authentication and sender non-repudiation (col.10, line 62 thru col.11, line 3).

Therefore, it would have been obvious for a person of ordinary skill in the art to modify the Wright and Jakobsson combination to include the ElGamal

encryption scheme of because digitally signing the messages supports authentication and sender non-repudiation.

As per claim 8: **See Wright on col.7, lines 3-5 and col.11, lines 10-11 and 47-56;** discusses the encrypted message comprises a first portion and a second portion, the first portion encoding a generator and a random key, and the second portion encoding the original message, the public key corresponding to the grantor, and the random key.

As per claim 9: **See Wright on col.14, lines 17-20;** discussing the applying step operates on the second portion of the encrypted message.

As per claim 10: **See Wright on col.11, lines 47-56;** discusses the encrypted message comprises a first portion and a second portion, the first portion encoding the original message, a generator, and a random key, and the second portion encoding the public key corresponding to the grantor and the random key.

As per claim 11: **See Wright on col.14, lines 17-20;** discussing the applying step operates on the second portion of the encrypted message.

As per claims 22 and 23:

Wright discloses a public- private encryption method wherein uses private keys and public keys for encryption and decryption (col.7, lines 59-65). Jakobsson teaches proxy cryptography and demonstrates that asymmetric proxy transformations exist (col.3, lines 18-21). However, the Wright and Jakobsson combination fails to include an ElGamal encryption scheme.

Mitra teaches digitally signing the messages where the procedures of digitally signing the messages utilizing the ElGamal scheme. Mitra discloses the ElGamal scheme is well known in the art for supporting source authentication and sender non-repudiation (col.10, line 62 thru col.11, line 3).

Therefore, it would have been obvious for a person of ordinary skill in the art to modify the Wright and Jakobsson combination to include the ElGamal encryption scheme of because digitally signing the messages supports authentication and sender non-repudiation.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

6. Claims 18 and 26 are rejected under 35 U.S.C. 103(a) as being unpatentable over the Wright and Jakobsson combination, and in further view of Irish Times “Encryption Technology to Thwart Computer Hackers System Should Protect Security of E-Commerce” (City Edition).

As per claim 18:

Wright discloses a public- private encryption method wherein uses private keys and public keys for encryption and decryption (col.7, lines 59-65). Jakobsson teaches proxy cryptography and demonstrates that asymmetric proxy transformations exist (col.3, lines 18-21). However, the Wright and Jakobsson combination does not include the Cramer-Shoup encryption scheme.

The Irish Times disclosed in its article "Encryption Technology to Thwart Computer Hackers System Should Protect Security of E-Commerce" a Cramer-Shoup encryption scheme **[paragraph 4]** where this encryption was developed by mathematicians from IBM and Swiss Federal Institute of Technology to have created an unbreakable protection for computer data **[paragraph 2]**. Cramer-Shoup method thwarts attacks of decoding encrypted messages passing through the network with bogus messages by adding another series of calculations which ensure the server leaks no information when responding to the bogus text **[paragraph 6]**.

Therefore, it would have been obvious for a person of ordinary skills in the art at the time of the invention to combine the teachings of the Wright and Jakobsson combination with Cramer-Shoup encryption scheme as taught by The Irish Times because this method thwarts attacks of decoding encrypted messages passing through the network with bogus messages by adding another series of calculations which ensure the server leaks no information when responding to the bogus text.

As per claim 26:

Wright discloses a public- private encryption method wherein uses private keys and public keys for encryption and decryption (col.7, lines 59-65).

Jakobsson teaches proxy cryptography and demonstrates that asymmetric proxy transformations exist (col.3, lines 18-21). However, the Wright and Jakobsson combination does not include the Cramer-Shoup encryption scheme.

The Irish Times disclosed in its article "Encryption Technology to Thwart Computer Hackers System Should Protect Security of E-Commerce" a Cramer-Shoup encryption scheme **[paragraph 4]** where this encryption was developed by mathematicians from IBM and Swiss Federal Institute of Technology to have created an unbreakable protection for computer data **[paragraph 2]**. Cramer-Shoup method thwarts attacks of decoding encrypted messages passing through the network with bogus messages by adding another series of calculations which ensure the server leaks no information when responding to the bogus text **[paragraph 6]**.

Therefore, it would have been obvious for a person of ordinary skills in the art at the time of the invention to combine the teachings of the Wright and Jakobsson combination with Cramer-Shoup encryption scheme as taught by The Irish Times because this method thwarts attacks of decoding encrypted messages passing through the network with bogus messages by adding another series of calculations which ensure the server leaks no information when responding to the bogus text.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to LEYNNA T. HA whose telephone number is (571) 272-3851. The examiner can normally be reached on Monday - Thursday (7:00 - 5:00PM).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kim Vu can be reached on (571) 272-3859. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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